I hereby certify that this paper (along with any paper referred to as being attached or enclosed) is being transmitted via the Office electronic filing system in accordance with § 1.6(a)(4).

Dated: March 16, 2010

Electronic Signature for Amy Hagan: _/Amy Hagan/

PATENTS Attorney Docket No. 2200600.131-US1

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

PATENT APPLICATION

Applicant : Benjamin Englander

Application No. : 09/757,130 Confirmation No. : 6441

Filed : January 9, 2001

For : ANTI-GLARE VEHICULAR MIRROR

Group Art Unit : 2872

Examiner : Thong Q. Nguyen

Commissioner for Patents P.O. Box 1450 Alexandria, Virginia 22313-1450

SUMMARY OF FEBRUARY 24, 2010 INTERVIEW

Sir:

On February 24, 2010, the Examiner for the above-identified patent application conducted an interview at the Patent and Trademark Office at the request of the undersigned. The undersigned requested the personal interview in order to discuss the rejection of claims 2, 3, 11, and 12 of the patent application under 35 U.S.C. § 112, first paragraph. In attendance at the interview were the Examiner, named inventor Benjamin Englander, and the undersigned.

The undersigned submitted that claims 2 and 3 are original claims and, in view of this, provide enabling support and disclosure for the claimed features. The undersigned also submitted that the specification had been amended in the January 26, 2010 Amendment to

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specifically recite the features of claims 2, 3, 11, and 12, and referred to M.P.E.P. § 608.01(l) regarding this amendment.

The Examiner agreed with undersigned that claims 2 and 11 are enabled by the specification under 35 U.S.C. § 112, first paragraph. The Examiner disagreed, however, that claims 3 and 12 are enabled. To facilitate allowance of this patent application, the undersigned agreed to the cancellation of claims 3 and 12 in an Examiner's Amendment. The undersigned reserved the right to file a continuing application directed to the features of claims 3 and 12. The Examiner indicated that the patent application would be in condition for allowance following the cancellation of claims 3 and 12, and that a Notice of Allowance would be issuing shortly.

Respectfully submitted, Wilmer Cutler Pickering Hale and Dorr LLP

Date: March 16, 2010

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